

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

BRYAN MICHAEL FERGASON,

Case No. 2:19-cv-00946-GMN-BNW

Petitioner,

V.

## ORDER

CALVIN JOHNSON, et al.,

## Respondents.

10        This habeas matter is poised for merits review. The respondents, however, appear to have  
11 omitted from their filing of the state court record (1) the transcript of proceedings for the state  
12 district court’s postconviction review hearing held on March 29, 2016; and (2) the transcript of  
13 Brent Engle’s testimony, which was read to the jury but not transcribed into the trial transcript.  
14        See ECF Nos. 43-1 at 88; 44-24 at 89-90; *see also* Rules Governing Section 2254 Cases, Rule 7;  
15        *McDaniels v. Kirkland*, 813 F.3d 770, 773 (9th Cir. 2015) (en banc) (holding federal habeas courts  
16 “may consider the entire state-court record, including evidence that was presented only to the trial  
17 court.”); *Nasby v. McDaniel*, 853 F.3d 1049, 1052–54 (9th Cir. 2017) (remanding to the district  
18 court with instructions to consider the entire state court record).

**IT IS THEREFORE ORDERED:**

1. Respondents have until **February 20, 2024**, to file, as supplemental exhibits, (1) the transcript of proceedings for the state district court's postconviction review hearing held on March 29, 2016; and (2) the transcript of Brent Engle's testimony, which was read to the jury but not transcribed into the trial transcript.

111

111

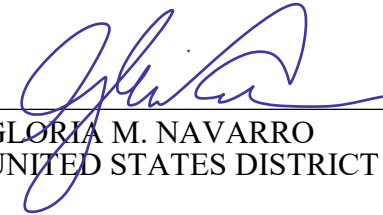
111

111

111

1           2. The petitioner will have 15 days after the respondents file the supplemental exhibits to  
2           admit or deny the correctness of the supplemental exhibits.

3           DATED: **January 22, 2024**

4  
5             
6           GLORIA M. NAVARRO  
7           UNITED STATES DISTRICT JUDGE

10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28